STATE OF NEBRASKA FORM NO. DC 4:2; NEW 3/10

Sec. 25-1056 R.R.S.

ORDER OF CONTINUING LIEN

CASE NUMBER

IN THE DIS	STRICT COURT OF	COUNTY, NEBRAS	SKA
VS.	Plaintiff	ORDER OF CONTINUING LIEN	
	Defendant		
This is a continuing lien for the	e support of a person. ther than the support of a person.		
(1) that the judgment debtor i when the garnishment order	s an employee of the garnishee,	n application of the judgment creditor, the state of the judgment creditor, the state of the sta	the judgment debtor
to the court and the garnishmenthe garnishee is to continue w	ent issued is a continuing lien ag	earnings in the amount of \$ ainst the nonexempt earnings of the judges of the judgment debtor until rnishment) and pay all such nonexempt	Igment debtor and
DATE:BY THE COURT:			

INSTRUCTIONS TO THE GARNISHEE

Beginning with the pay period during which the summons and order of garnishment was served and while the continuing lien remains in effect, you shall deliver the nonexempt earnings to the court for each pay period or on a monthly basis if you so desire, and shall deliver to the judgment debtor his or her exempt earnings for each pay period.

A continuing lien shall be invalid and shall have no force and effect upon the occurrences of any of the following:

- a. The underlying judgment is satisfied in full, vacated, or expires;
- b. The judgment debtor leaves your employ for more than 60 days;
- The judgment creditor releases the garnishment;
 The proceedings are stayed by a court of competent jurisdiction, including the United States Bankruptcy Court;
 The judgment debtor has not earned any nonexempt earnings for at least 60 days;
- d. The court orders that the garnishment be quashed;
- e. 90 days have expired since service of the summons and order of garnishment. The judgment creditor may extend the lien for a second 90-day period by filing with the court a notice of extension during the 15 days immediately prior to the expiration of the initial lien. The judgment creditor will notify you that the continuing lien has been extended; or
- f. If you receive a continuing lien with a higher priority.

The amount of judgment, interest and cost shown due on the face of the summons is not necessarily the TOTAL amount due. The amount due will change as interest, costs or support continues to accrue. The **judgment creditor** must inform the employer when the judgment is satisfied in full.

ONLY ONE ORDER OF CONTINUING LIEN SHALL BE IN EFFECT AT ONE TIME. Refer to the original garnishment summons to determine priority of liens.

CERTIFICATE OF MAILING

I certify that a copy of the Order of Continuing Lien was mailed					
TO THE G	SARNISHEE: owing address:				
TO THE J	UDGMENT DEBTOR: owing address:				
on the	day of	,			

(Clerk)